## Remarks:

- 1. This amendment has been made to cancel Claim 2, but incorporating the allowable subject matters in original Claim 2 into Claim 1 to form the amended Claim 1 in this amendment.

  Claims 3, 10 and 11, after being amended for correcting the informalities, are now dependent upon the amended Claim 1 in this amendment.
- 2. Claims 4, 5 and 7 are maintained as "original" to be dependent upon Claim 3 in this amendment. Claim 6 is dependent upon Claim 5.
- 3. Claim 8 has now been amended to be dependent upon Claim 3 to obtain antecedent basis for the elements such as "the duct" and "the primary filter", which are not found in originally filed Claim 1.
- 4. Other Claims, namely Claims 9 and 12, remain as "original" to be dependent upon Claims 8 and 11 respectively in this amendment.
- 5. Specification has been amended to correct the informal matters in the originally filed specification.
- 6. Drawing figure, Fig. 2, has been amended as Replacement

  Drawing accompanied in this Response/amendment. The numeral

  "311" is wrong and has been canceled now.
- 7. The prior art U.S. 6,966,937 disclosed a patient isolation unit including a foldable frame body having foldable pillars and having wheels arranged to the foldable pillars, not a personal isolation apparatus having simply-constructed hood as taught by

this application.

The prior art U.S. 6,119,689 disclosed a personal air filtering and delivery system, not an isolation apparatus including a filter device operatively filtering SARS virus and an UV sterilizer operatively killing the SARS virus as taught by this application. So, both prior arts as cited by the Examiner have been avoided, especially after this amendment.

- 8. The <u>information disclosure statement</u> matter, being not proper as objected by the Examiner, is not proper as objected by the Examiner, is now overcome because the Paragraph on Page 1, Lines 10~18 has now been canceled in this amendment.
- 9. Since this application contains "Allowable Subject Matter" as recited in last Office Action, this amendment has been made to place this application in condition of allowance.

Accordingly, a Notice to this effect is respectfully expected.

Respectfully submitted:

En-Jang Sun

signed on: Mar. 13, 2006

Maked-up

